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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI

UNITED STATES OF AMERICA)	
)	4:21-cr-00528
VS.)	
)	
BRITTISH WILLIAMS)	

MOTION TO EXTEND SURRENDER DATE

Comes now the Defendant, BRITTISH WILLIAMS, by and through her attorney, Beau B. Brindley, and respectfully moves this Court to extend her surrender date *instanter*. In support, she states as follows:

Ms. Williams was due to surrender to Alderson FPC on January 3, 2023. She was unable to report as ordered.

On January 2, 2024, Ms. Williams filed a Motion to Reduce Sentence Pursuant to Amendment 821 of the guidelines. She now requests that her surrender date be extended until such a time as the Court has fully adjudicated that motion. This will be in the interest of judicial economy, as it will eliminate the need for Ms. Williams to be transported back and forth between FPC Alderson and the St. Louis.

WHEREFORE, the undersigned respectfully requests that Ms. Williams's surrender date be extended until after her Motion to Reduce Sentence is adjudicated.

Respectfully submitted, Brittish Williams By: s/ Beau B Brindley

LAW OFFICES OF BEAU B. BRINDLEY 53 West Jackson Blvd. Suite 1410 Chicago, Illinois 60604 312.765.8878

CERTIFICATE OF SERVICE

The undersigned, an attorney, certifies that he caused a true and correct copy of the attached motion to be served upon the government by electronically serving it through the CM/ECF system on January 4, 2024.

s/ Beau B. Brindley

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